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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/634,062	08/04/2003	Clive M. Philbrick	ALA-008G	5537
²⁴⁵⁰¹ MARK A LAU	7590 04/02/200 ER	EXAMINER		
	ENTER PARKWAY	DENNISON, JERRY B		
	SUITE 245 PLEASANTON, CA 94566			PAPER NUMBER
			2443	
			MAIL DATE	DELIVERY MODE
			04/02/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/634,062	PHILBRICK ET AL.	
Office Action Summary	Examiner	Art Unit	
	JERRY DENNISON	2443	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	Lely filed the mailing date of this communication. (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on <u>04 Au</u>	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) Claim(s) 1-40 is/are pending in the application. 4a) Of the above claim(s) is/are withdrav 5) Claim(s) is/are allowed. 6) Claim(s) 1-40 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	vn from consideration.		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction in the original than the correction of the correction of the original than the correction of the correcti	epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of the certified copies of the attached detailed Office action for a list of the certified copies 	s have been received. s have been received in Applicati ity documents have been receive ı (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 1/28/2004, 6/10/2004, 6/24/2004, 3/07/20 7/27/2007, 2/19/2008, 2/25/2008	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 005, 6) Other:	ite	



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DETAILED ACTION

1. This Action is in response to Application Number 10/634,062 received on 8/4/2003.

2. Claims 1-40 are presented for examination.

Priority

Applicant's claim for the benefit of a prior-filed application under 35 U.S.C. 119(e) or under 35 U.S.C. 120, 121, or 365(c) is acknowledged. Applicant has not complied with one or more conditions for receiving the benefit of an earlier filing date under 35 U.S.C. 119 or 120 as follows:

The later-filed application must be an application for a patent for an invention which is also disclosed in the prior application (the parent or original nonprovisional application or provisional application). The disclosure of the invention in the parent application and in the later-filed application must be sufficient to comply with the requirements of the first paragraph of 35 U.S.C. 112. See *Transco Products, Inc. v. Performance Contracting, Inc.*, 38 F.3d 551, 32 USPQ2d 1077 (Fed. Cir. 1994).

The disclosure of the prior-filed application, Application No. 10/005,536 (or any of the other prior applications for which benefit is claimed under 35 U.S.C. 119 or 120) fails to provide adequate support or enablement in the manner provided by the first paragraph of 35 U.S.C. 112 for one or more claims of this application.

Applicant's prior applications do not provide adequate disclosure for the subject matter pertaining to the "hybrid storage area" or the "re-assembly storage area" as

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claimed (i.e. all limitations regarding these storage areas as well as the claimed functionality).

MPEP 201.07 recites, "The disclosure presented in the continuation must be the same as that of the original application." It appears that the disclosure for this specification contains subject matter not contained in the prior applications.

Accordingly, claims 1-40 are not entitled to the benefit of the prior applications.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1-40 are rejected under 35 U.S.C. 102(e) as being clearly anticipated by Muller et al. (US 6480489).

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 17, 34, and 38 are rejected under 35 U.S.C. 102(b) as being anticipated by Thompson (US 5917828).

4. Regarding claim 17, Thompson disclosed a method of network communication, the method comprising: providing a computer having a processor and a memory, the memory including first, second and third storage areas that are accessible by a communication interface (Fig. 11, memories 1108, 1122, and 1140);

receiving, by the communication interface, a first packet, and storing the first packet in the first storage area (Thompson, Fig. 11, All packets received are first stored in cell FIFO 1108);

receiving, by the communication interface, a second packet, storing a header of the second packet in the first storage area (Thompson, Fig. 11, All packets received are stored in cell FIFO 1108), and storing data of the second packet in the second storage area (Thompson, col. 8, lines 27-31, Thompson disclosed data from the received packets being stored in local memory buffer 1122 in certain conditions); and

receiving, by the communication interface, a third packet, and storing data of the third packet in the third storage area, the third storage area containing data from a plurality of packets and corresponding to an application running on the computer, the

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third storage area containing no headers (Thompson, col. 8, lines 40-45, Thompson disclosed the contents of the local memory buffer, which include the payloads of received packets, to be stored in main memory buffer 1140).

- 5. Regarding claim 34, Thompson disclosed the limitations as described in claim 17, including associating the third storage area with a transmission control protocol (TCP) connection (Thompson, col. 7, lines 46-60).
- 6. Regarding claim 38, Thompson disclosed the limitations as described in claim 17, including sending a command from the computer to the communication interface, the command including an address of the third storage area (Thompson, col. 8, lines 40-50).

Conclusion

Examiner's Note: Examiner has cited particular columns and line numbers in the references applied to the claims above for the convenience of the applicant.

Although the specified citations are representative of the teachings of the art and are applied to specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

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In the case of amending the claimed invention, Applicant is respectfully requested to indicate the portion(s) of the specification which dictate(s) the structure relied on for proper interpretation and also to verify and ascertain the metes and bounds of the claimed invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to J. Bret Dennison whose telephone number is (571) 272-3910. The examiner can normally be reached on M-F 8:30am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tonia Dollinger can be reached on (571) 272-4170. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Jerry Dennison/ Examiner, Art Unit 2143